Easterling, Deborah

From: The McMilions <emcmilion3@gmail.com>
Sent: Wednesday, October 16, 2019 10:00 AM
To: Campbell, Chad; The McMilions; PSC_Contact
Subject: Re: [External] digital meter urgent

Mr. Campbell

To be clear, this is a new complaint. Citing U.S.C title 42 section 1983 in regards to rule103-300, 103-320 interfering with the obligation of contracts. Are you still unwilling to contact DECLLC?

Enrique McMilion Jr.

On Wed, Oct 16, 2019 at 9:21 AM Campbell, Chad <ccampbell@ors.sc.gov> wrote:

Dear Mr. McMilion,

I am in receipt of your correspondence below and attached. As stated in my e-mail of September 26, 2019, (attached), I am unable to assist you with this inquiry. Your complaint was filed with the Public Service Commission ("PSC") which means the Office of Regulatory Staff ("ORS") no longer has jurisdiction. The PSC dismissed your complaint in Order 2019-686. The PSC denied your petition for reconsideration in Order 2019-724. These PSC Directives are attached.

Thank You

Chad Campbell

Supervisor, Consumer Services

Office of Regulatory Staff

From: The McMilions [mailto:emcmilion3@gmail.com]

Sent: Wednesday, October 16, 2019 6:59 AM

To: Campbell, Chad <ccampbell@ors.sc.gov>; The McMilions <emcmilion3@gmail.com>

Subject: [External] digital meter urgent

Mr. Campbell,

I am reaching out to you to prevent DECLLC from installing a digital meter on my property today, absent full disclosure to amending the terms and conditions of the original contract in writing. As per Jean Veatch of DECLLC, either a digital meter will be placed on my house or my power will be shut off. As the original contract with the electromechanical meter is not in dispute, and DECLLC is attempting to amend the terms of the contract, absent my consent. This is a breach of contract under South Carolina nonperformance law. Furthermore if there is a regulation, code, ordinance or any other custom enforced by ORS, or SC.PSC that deprives me of the fundamental right to contract (to be informed of any changes in contract form) this would be a violation of title 42 u.s.c.section 1983. and a 14th amendment substantive due process violation.

As DECLLC, is attempting to breach this contract today, your urgency in this matter will be greatly appreciated, to help prevent a civil and criminal cause of action.

Regards,

Enrique McMilion Jr.